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*Attorneys for Defendant/Counterclaimant* HYPHY MUSIC, INC.

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

YELLOWCAKE, INC., California  
corporation,  
  
Plaintiff,  
  
v.  
  
HYPHY MUSIC, INC.,  
  
Defendant.

**Case No.: 1:20-cv-00988-AWI-BAM**  
[Assigned to the Hon. Jennifer L. Thurston]  
**EXHIBIT LIST TO  
DEFENDANT/COUNTERCLAIMANT'S  
NOTICE OF MOTION AND MOTION  
FOR SUMMARY JUDGMENT**

HYPHY MUSIC, INC.,  
  
Counterclaimant,  
  
v.  
  
YELLOWCAKE, INC.; COLONIZE  
MEDIA, INC; JOSE DAVID  
HERNANDEZ; and JESUS  
CHAVEZ SR,  
  
Counter-Defendants.

Date: June 27, 2023  
Time: 9:00 a.m.  
Dept.: Courtroom 4 (7<sup>th</sup> Floor)  
2500 Tulare Street  
Fresno, CA 93721  
Judge: Hon. Jennifer L. Thurston

**INDEX OF EXHIBITS**

- Declaration of Jose Martinez

<b>Exh.</b>	<b>Description</b>
A	Copies of the Copyright Assignment Agreements from Alfonso Vargas (“Vargas”) and Domingo Torres Flores (“Flores”), respectively.
B	Screenshots evidencing the assigned unique International Standard Recording Codes (“ISRCs”) and Universal Product Codes (“UPCs”) of Hyphy’s Albums: El Campensino, Corridos De Poca M, and Desde La Cantina De Mi Barrio.
C	Copyright Registrations obtained by Hyphy for the Album Artwork.
D	Screenshots from the Website <daddykoolrecords.com>, a digital service provider, showing “Corridos De Poca M”, “El Campesino” and “Desde La Cantina De Mi Barrio” being distributed by Yellowcake (as verified by the non-Hyphy UPC referenced under the “Details” of each such distribution) with Hyphy’s Album Artwork.

- Declaration of John Begakis

<b>Exh.</b>	<b>Description</b>
E	Plaintiff/Counterdefendant Yellowcake, Inc.’s (“ <i>Yellowcake</i> ”) Responses to Defendant/Counterclaimant Hyphy Music, Inc.’s (“ <i>Hyphy</i> ”) First Set of Interrogatories (the “ <i>Yellowcake Interrogatory Responses</i> ”) served on Hyphy on February 11, 2022.
F	Plaintiff/Counterdefendant Yellowcake, Inc.’s (“ <i>Yellowcake</i> ”) Responses to Defendant/Counterclaimant Hyphy Music, Inc.’s (“ <i>Hyphy</i> ”) First Set of Requests for Production of Documents (the “ <i>Yellowcake Responses to</i> ”) served on Hyphy on February 11, 2022.

1		<i>Requests for Production</i> ”), and the relevant documents produced
2		therewith, served on Hyphy on February 11, 2022
3	G	Portions of the deposition taken by Counter-Defendants on or about July
4		26, 2022 of Jose Martinez as the “Person Most knowledgeable” for
5		Hyphy (the “ <i>Martinez Depo</i> ”), located at (page:line) 13:6-14:6, 26:2-12,
6		44:7-23, 44:24-9, 51:18-25, 51:22-25, 59:21-60:7, 61:10-16, 67:24-68:24,
7		67:24-69:5, 75:6-76:25, 83:11-84:22, 84:24-85:8, 85:14-86:16, 127:12-
8		21, 133:9-136:5, 111:24-112:3 and 154:11-155:25 of the deposition
9		transcript.
10	H	Portions of the deposition taken by Hyphy on or about August 16, 2022
11		of Kevin Berger as the “Person Most Knowledgeable” for Yellowcake
12		(the “ <i>Berger Depo</i> ”), located at (page:line) 91:19-23 of the deposition
13		transcript.
14	I	Portions of the first volume of the deposition taken by Hyphy on or about
15		August 17, 2022 of Jose David Hernandez (“ <i>Hernandez Depo I</i> ”),
16		located at (page:line) 51:9-11, 77:19-21, 80:3-20, 107:4-20, 116:18-
17		117:14, 148:24-149:5 and 211:24-212:6 of the deposition transcript
18	J	Portions of the deposition taken by Counter-Defendants on or about
19		December 6, 2022 of Alfonso Vargas (the “ <i>Vargas Depo</i> ”), located at
20		(page:line) 27:17-22, 143:7-10, 143:14-16, 143:17-20, 143:25-144:3 and
21		144:4-7 of the deposition transcript.
22	K	Portions of the deposition taken by Counter-Defendants on or about
23		December 7, 2022 of Domingo Torres Flores (the “ <i>Flores Depo</i> ”),
24		located at (page:line) 47:15-25, 82:13-15, 82:22-83:3, 83:4-13, 85:25-
25		86:11 and 86:13-21 of the deposition transcript.
26	L	Portions of the first volume of the deposition taken by Hyphy on or about
27		December 14, 2022 of Jesus Chavez Sr. (“ <i>Chavez Depo I</i> ”), located at
28		(page:line) 18:16-19:3, 20:8-16, 21:16-19, 25:13-14 and 34:7-11 of the

1		deposition transcript.
2	M	Portions of the second volume of the deposition taken by Hyphy on or
3		about January 9, 2023 of Jesus Chavez Sr. (“ <b>Chavez Depo II</b> ”), located at
4		(page:line) 16:22-17:5, 19:14-17, 20:20-21:16, 26:13-20, 31:8-16, 32:16-
5		20, 33:18-34:1, 35:12-21, 38:8-18, 41:13-42:2, 77:13-17, 79:7-9, 79:17-
6		80:2, 80:5-13 and 81:7-16 of the deposition transcript.
7	N	Portions of the deposition taken by Yellowcake of Hyphy’s designated
8		expert, Larry Katz, Esq. (the “ <b>Katz Depo</b> ”), located at (page:line) 46:1-
9		47:4; 46:23-47:4, 47:5-18, 48:23-49:14, 68:8-18, 70:23-71:9, 74:1-22 and
10		74:23-75:17 of the deposition transcript.

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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a copy of the foregoing electronically filed document has been served via a “Notice of Electronic Filing” automatically generated by the CM/ECF System and sent by e-mail to all attorneys in the case who are registered as CM/ECF users and have consented to electronic service pursuant to L.R. 5-3.3.

Dated: May 19, 2023

By: /s/ John Begakis  
John M. Begakis